1	CHRISTOPHER A. NEDEAU (CA SBN 81297)		
2	CARL L. BLUMENSTEIN (CA SBN 124158) NOSSAMAN LLP		
3	50 California Street, 34 th Floor San Francisco, CA 94111		
4	Telephone: (415) 398-3600 Facsimile: (415) 398-2438		
5	cnedeau@nossaman.com cblumenstein@nossaman.com		
6	Attorneys for Defendants		
7	AU Optronics Corporation and AU Optronics Corporation America		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA - SAN FRANCISCO DIVISION		
10			
11	IN RE: TFT-LCD (FLAT PANEL)	Master File No. 3:07-md-1827 SI	
12	ANTITRUST LITIGATION	MDL No. 1827	
13			
14	THIS DOCUMENT RELATES TO:	STIPULATION AND [PROPOSED]	
15	AT&T Mobility LLC et al v. AU Optronics Corporation, et al., Case No. 09-cv-4997	RECOMMENDATION AND ORDER REGARDING AUO PROPOSED EXPERT WITNESSES	
16 17	Best Buy Co., Inc., et al. v. AU Optronics Corporation, et al., Case No. 10-cv-4572		
18	Costco Wholesale Corporation v. AU Optronics Corporation, et al.,		
19	Case No. 11-cv-0058		
20	Dell Inc. et al. v. Sharp Corporation, et al., Case No. 10-cv-1064		
21	Eastman Kodak Company v. Epson Imaging		
22	Devices Corporation, et al., Case No. 10-cv-5452		
23	Electrograph Systems, Inc., et al. v.		
24	Epson Imaging Devices Corp., et al., Case No. 10-cv-0117		
25	Motorola, Inc. v. AU Optronics Corporation, et al., Case No. 09-cv-5840		
26	(continued on next page)		
27			
28			

Case No. 3:07-md-1827 SI

264071 2.DOC -1 - MDL No. 1827

STIPULATION AND [PROPOSED] RECOMMENDATION AND ORDER REGARDING AUO PROPOSED EXPERT WITNESSES

Target Corp. et al. v. AU Optronics
Corporation, et al., Case No. 10-cv-4945

TracFone Wireless, Inc. v. AU Optronics
Corporation, et al., Case No. 10-cv-3205

State of Missouri, et al. v. AU Optronics
Corporation, et al., Case No. 10-cv-3619

State of Florida v. AU Optronics Corporation, et al., Case No. 10-cv-3517

The undersigned Direct Action Plaintiffs and State Attorney Generals ("Plaintiffs") and Defendants AU Optronics Corporation and AU Optronics Corporation America (collectively, "AUO") hereby stipulate as follows:

WHEREAS AUO intends to call certain expert witnesses to testify in its defense in the action entitled *United States v. AU Optronics Corp., et al.*, Case No. CR-09-0110 (SI) (hereafter "the Criminal Case") and seeks to call some of those same expert witnesses (hereafter "Proposed Expert Witnesses"), or some of them, to testify in the above-captioned actions;

WHEREAS the parties seek to make mutually agreeable and orderly arrangements for discovery of the Proposed Expert Witnesses and their proposed testimony, such arrangements to be scheduled later than the deadlines set forth in the Order re: Pretrial and Trial Schedule (Dkt. 2165) and the Stipulation and Order Modifying Pretrial Schedule for "Track One" Direct Action Plaintiff and State Attorney General Cases, filed July 14, 2011 (Dkt. No. 3110);

WHEREAS, AUO on November 3, 2011 disclosed the Proposed Expert Witnesses, among others, on whose expert testimony it intends to rely in the above-captioned actions;

NOW, THEREFORE, Plaintiffs and AUO, through their undersigned liaison counsel and counsel, stipulate and request that the Special Master recommend as follows:

1. This Stipulated Recommendation and Order pertains only to proposed experts
Dayle Carlson, Dr. Thomas Gold, Dr. Doug Guthrie, Dr. Robert Hall, Dr. Larry Samuelson, Dr.
Richard Schmalensee and Ross Young (hereafter, "Proposed Expert Witnesses"). Within 60
days after the Proposed Expert Witness testifies in the Criminal Case (or within 60 days after the
Court enters an order excluding the testimony), and so long as the Plaintiffs' experts have

Case No. 3:07-md-1827 SI

already disclosed their reports, AUO will produce the expert's Rule 26 civil disclosures to Plaintiffs in accordance with the Federal Rules and this Court's prior orders governing expert disclosures. So long as Plaintiffs' experts have already given depositions, depositions of the Proposed Expert Witnesses will be scheduled in San Francisco within 45 days after the reports are produced, unless Plaintiffs determine in their sole discretion that a later date would be more appropriate.

- 2. Plaintiffs shall designate rebuttal experts, if any, and produce their Rule 26 disclosures within six weeks after the report of each Proposed Expert Witness is received, but in any event no later than 14 days before trial. Plaintiffs need not duplicate material already disclosed in prior reports or depositions given by their experts; all prior reports and deposition testimony of Plaintiffs' experts shall be deemed offered in rebuttal of AUO's Proposed Expert Witnesses to the extent they are relevant. Irrespective of whether the Plaintiffs' experts produce any new reports in response to the reports of the Proposed Expert Witnesses, Plaintiffs' experts can offer testimony at trial critiquing AUO's experts and their analysis. If the Plaintiffs rely on new experts, those experts shall produce reports and shall be deposed.
- 3. With regard to the reports and depositions anticipated by Paragraphs 1 and 2, the parties will meet and confer in good faith an effort to expedite the process, including consideration of whether certain reports or depositions can be eliminated. Both parties will cooperate informally in providing information about the underlying data and analyses used in the reports.
- 4. Unless explicitly stated, nothing in this Stipulation and Order is intended to modify any other Order of the Court or the Special Master, including without limitation the Order re: Pretrial and Trial Schedule filed Nov. 23, 2010 (Dkt. no. 2165 and 2165-1), nor does this Order prevent any party from seeking further modifications to that or any other Order.

26 | ///

///

27 1///

1		
2	Dated: November 17, 2011	NOSSAMAN LLP
3		By: /s/ Carl L. Blumenstein Carl L. Blumenstein
4		Attorneys for Defendants AU Optronics Corporation and
5		AU Optronics Corporation America
6	Dated: November 17, 2011	CROWELL & MORING LLP
7		Bv: /s/ Jerome Murphy
8		By: <u>/s/ Jerome Murphy</u> Jerome Murphy Liaison Counsel for Direct Action Plaintiffs
9		
10	Dated: November 17, 2011	STATE OF FLORIDA
11		By: /s/ Lizabeth Brady Lizabeth Brady
12		Office of the Attorney General, State of Florida PL-0 1, The Capitol
13		Tallahassee, FL 32399-1050 Counsel for Plaintiff State of Florida
14		commonly state of the tall
15	Dated: November 17, 2011	STATE OF MISSOURI
16		By: /s/ Anne E. Schneider Anne E. Schneider
17		Assistant Attorney General/Antitrust Counsel Missouri Attorney General Office
18	,	P. O. Box 899 Jefferson City, MO 65102
19		Counsel for Plaintiff State of Missouri
20	Dated: November 17, 2011	STATE OF ARKANSAS
21		By:/s/ David A. Curran
22		David A. Curran Assistant Attorney General
23		Arkansas Attorney General Office 323 Center Street, Suite 500
24		Little Rock, AR 72201 Counsel for Plaintiff State of Arkansas
25		
26		(Signatures continued on next page)
27		
28		

Dated: November 17, 2011	STATE OF MICHIGAN
	By:/s/ M. Elizabeth Lippitt
	M. Elizabeth Lippitt
	Assistant Attorney General
	Michigan Attorney General Office Corporate Oversight Division
	525 West Ottawa Street, 6th Floor
	Lansing, MI 48933
	Counsel for Plaintiff State of Michigan
Dated: November 17, 2011	STATE OF WEST VIRGINIA
	By:/s/ Douglas L. Davis
	Douglas L. Davis
	Assistant Attorney General
	West Virginia Attorney General Office 812 Quarrier Street, First Floor
	Charleston, WV 25301
	Counsel for Plaintiff State of West Virginia
Dated: November 17, 2011	STATE OF WISCONSIN
	By:/s/ Gwendolyn J. Cooley
	Gwendolyn J. Cooley
	Assistant Attorney General
	Wisconsin Department of Justice
	PO Box 7857
	Madison, WI 53707 Counsel for Plaintiff State of Wisconsin
	Counsel for I turnify state of Wisconsin
Attestation: Pursuant to Ge	eneral Order 45, Part X-B, the filer attests that concurrence
the filing of this document has beer	n obtained from each of the signatories.
IT IS SO RECOMMEND	ED.
Dated: ///////	MANN (A)111-
Dated: 17/07/77	Martin Quinn
	Special Master
IT IS SO ORDERED.	
II IS SO ORDERED.	
11/22/11	MAG. NI ALE
Dated:	- CWINC DOCUME
	The Honorable Susan Illston
	United States District Judge